



Amhearst, Smith, Vassar, Williams  
Washington, D.C. Alumni Clubs  
March 19, 1980

DCI Turner's Address  
Questions and Answers

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Admiral Stansfield Turner  
Director of Central Intelligence  
Address to Amherst, Smith, Vassar  
and Williams, Wash., D.C., Alumni Clubs  
19 March 1980

Welcome to all of you from Amherst, Vassar, Smith and Williams. I look back on my two years of life at Amherst as one of the most important parts of my experience. Equally, I look on a portion of those periods at Vassar and Smith as important too. I can't say the same for Williams. I only went there once and had the misfortune of being the quarterback on the undefeated Amherst freshman football team that decided to throw a flat pass from his 20-yard line in the fourth quarter and lost the game on an interception.

You might be interested to know that two Amherst men, Judge William Webster and myself, had lunch today in my office here in the Central Intelligence Agency. A working lunch to coordinate the efforts of the FBI and the CIA. You might wonder how two liberally educated, clean-living Amherst men ended up as the number one G-man and the number one spy of our Country. Certainly neither of us anticipated this and I doubt that Amherst really thought they were educating people to come to these two professions. But, I am grateful that Amherst in my day, and I hope today, and I assume the same is true for Vassar, Williams and Smith, does not try to educate for a specific profession, but rather to make people well-rounded, adaptable, and liberally educated. I know that I am grateful to Amherst not for what they taught me in many, many fields of interests, but for engendering in me a desire to know those and other fields. I think this has helped Bill Webster and I to shift gears and shift careers in our 50's. We both enjoyed our first careers immensely. We both are excited by the careers we are now engaged in and find them most challenging.

Intelligence is a very exciting profession today. It is exciting because of the rate of change in the intelligence world. First, the rate of technological change is tremendous. We are very dependent for collecting intelligence information on technology, on satellites, on listening posts, on computers, on data processing. Even in the traditional field of human intelligence, the spy, we use more and more technical gadgets to help people maintain their cover, keep their identity fuzzy, permit them to communicate and exchange information in difficult circumstances.

The other half of the intelligence profession is also changing rapidly. What you collect you must analyze and draw conclusions and estimates from. Even in this field where the orientation is toward the social sciences, there is tremendous change. Even the techniques of analysis are changing. Today, we can manipulate

data in ways that let us extract unbelievable amounts of information. We do quantitative analysis in fields of social science and politics that you would not think were possible. The areas of our interest, as contrasted with maybe 30 years ago when we concentrated on the military and some politics, are changing too. Today we are deeply involved in countering international terrorism and the flow of international narcotics, and learning more about the world's food problem. Every year we do economic forecasting of all types. We predict the Soviet grain harvest; the industrial capacity of other nations; the health of world leaders. You are perhaps familiar with our forecasts of the world energy outlook and the Soviet oil capacity.

Today we don't concern ourselves as exclusively as heretofore with the Soviet Union, its satellites and China. Look at the pallet of problems on the President's desk tonight: Zimbabwe, Kampuchea, Afghanistan, Iran, Yemen, El Salvador. The intelligence professional today is challenged to keep abreast in many more areas and he must be familiar with many more academic disciplines.

Layered on top of this is the vast change in the environment in which we must work, primarily the domestic environment. In the past the intelligence activities of our country were largely isolated and secret. Since 1975, and the Church Committee, the Pike Committee, the Rockefeller Commission, with new means of oversight by the Congress, the White House, and the Intelligence Oversight Board, we are on the front page all the time. This may not be quite analogous to the caterpillar who comes out of a cocoon as a butterfly, but the result of this coming out from isolation is that today in this more open environment the intelligence profession is a very different profession, operating in a very different intelligence community than in the past.

It has had an impact on our internal operations and organization. It has impacted on how the intelligence community works with the rest of the Executive Branch, with the Legislative Branch, and also with the media and, through them with you, the public.

I would like to discuss this new environment and what it means to us because it represents a significant change for the country and is an issue of public concern. Today, the question before us is, should the CIA be unshackled? If it should be, what should the Congress do to check on us? What are the risks to your Constitutional rights?

Let me start with the impact of this new environment on us, here in the CIA, on our internal organization and operations. In the past, this big building next door had within it a number of sub-divisions of effort, directorates, that did the work of the Agency. They were meticulously compartmented from each other. This was a great plus because it helped protect secrets. Secrecy is absolutely fundamental for an intelligence organization. The question of course is, how much secret is necessary? How much secrecy is good? Obviously, there are risks when compartmentation is too tight. You run the risk that people will make decisions without all of the available facts. You run the risk that judgment on a given decision will be too narrowly focused. I suggest that if there have been mistakes made here in the past they have been greatly exaggerated. They may have been caused by being overly zealous or overly responsive, combined with too narrow a perspective because of this separation of effort, but never through maliciousness or callousness. When you have all the facts and the fellow sitting next to you making the decision doesn't have them all, it is only human nature to believe you have a better grasp on the problem than he.

Today, we are moving toward a more corporate organizational structure. I use corporate in the best sense -- becoming more consultative, more collegial, better organized for long run decision making. We are trying not to become bureaucratic and inflexible. In the CIA, all major decisions today are vetted through our key officers. Interestingly, and I will talk more of this later, one of those always is our General Counsel. You can't do much of anything without running into the law today. Another is our Legislative Counsel, because most of what we do has some interface on Capital Hill. And another is our Public Affairs Officer, because we simply must operate more openly than in the past.

This more corporate approach presents some risk to secrecy. To minimize that risk, while we expand the number of offices participating in decisionmaking, we try to minimize the number of individuals who participate and the degree of detail that an individual needs to carry out his role. For instance, I can make a decision on whether to initiate a risky spy operation without having to know the precise identity of the individual agent we are going to employ. So, we are trying today to find a happy medium between the dangers of isolated decisionmaking and the proliferation of information about sensitive activities to a point that they will no longer be secret. It is an important new dimension in our work.

So too, is the greater interaction with the Executive Branch. It is a fact that the CIA is less independent today. We are less like the small family business that we used to be and more one part of a corporate conglomerate. Our board of directors in the National Security Council, chaired by the President, provides a far greater degree of direction to our collection, analysis and covert actions - efforts to influence events in other countries - than has ever been the case before.

There are pluses and minuses to increased NSC direction. A big plus is that it ties us intimately to the policy makers and their deliberations. We can be more effective in providing data which they need if we know what their concerns really are and what they are working on. However, at the same time, we must always be scrupulously objective and not be influenced by the policy makers, i.e., we must be careful not to produce intelligence which just supports policy decisions that have already been made. We are as careful as we can be not to be influenced by what decision-makers may want to hear, but to give them sometimes the word about the emperor and his clothes. Unfortunately, the more effective we are, that is, the more useful our data is to the policy maker, and the more he listens to us, the more likely his decision and that data will coincide. Somebody will then conclude that the intelligence was skewed to fit the policy rather than the policy being built on the data. The better the system works, the more likely is the charge that intelligence is politicized.

Necessary secrecy is also hazarded by this greater interface with the rest of the Executive Branch. More people are involved in sensitive activities, and the probability of a leak of secret information is geometrically proportional to the number of people who know it. It doesn't make any difference who the people are. As you deal with the policy makers there is always the danger that some people with misplaced loyalties will try to influence policy by leaking secret information. When they feel very strongly about a policy, if they feel there is no other way to influence that policy, they may take their case to the public. The inhibitions of self-restraint and patriotism that prevailed in this country before Vietnam are not so prevalent in this no-holds-barred, post-Watergate environment. I can assure you it makes our job much more difficult.

A third change as a result of the new environment in which we must operate is the greater interplay we have with the Congress. In years past, there was very little known on Capital Hill about the CIA's activities. A few Senators, a few senior Representatives, were informed, but their general attitude was, don't tell me too much; I want to stay out of that. Today, that attitude is long gone. I spent three hours on the Hill yesterday arguing as to whether the Congress needed to know absolutely everything in every file in the building. This renewed interest is not all bad, however.

Dealing with the Congress helps us to keep in closer touch with the American public and helps us understand what you want and expect from us, as well as what you do not want. Dealing with the Congress more also means, in effect, that they share some responsibility for what we do. More interplay with the Congress gives us the benefit of different insights into our activities, different views of it, from people who are somewhat detached. We find their advice and counsel most helpful. The primary disadvantage is, again, the danger of leaking classified information. Congress is no better nor worse than the Executive Branch in terms of leaks. Their motives may be sometimes different, but any leak of classified information does us the same damage.

Nonetheless, the process of sharing with the Congress and gaining their advice has worked well in the three years I have been privileged to participate in it. I want to continue that relationship. Why is there then controversy over it? We are attempting to codify into law what the current practices actually are. What is happening, I'm afraid, is that, in trying to define into law what current practice is, we are establishing a degree of precision which does not now exist, and if introduced will eliminate important flexibility. This replacement of some trust with all law concentrates on two particular issues. How soon do we notify the Congress of what we are going to do, or have done, and at what level of detail?

The question of how soon is a very interesting constitutional issue. What did the Founding Fathers intend when they created a separation of powers? An editorial in a leading newspaper recently complained that if the Congress was not informed of intelligence community actions in advance of their implementation, the President would be deprived of Congressional consultation. Well, consultation has a nice voluntary ring to it, but when consultation is prescribed by law it is not really consultation it is partnership. And in effect, it gives the Congress a veto over a President's initiatives. If a group - even a small group - knows about a secret activity and anyone in that group disapproves of that activity, the easiest way to stop it is to leak it. Too many individual vetoes like that - and there always seems to be somebody who doesn't want to do anything - can drive us to no action at all.

It seems to me the Founding Fathers intended that the Congress exercise its will over the President by the power of the purse strings and by the power to pass statutes that authorize certain things and limit others. If the Congress were to pre-judge every Presidential action in the field of intelligence, it would rob the President of any opportunity to take necessary policy initiatives, to lead. Instead, he would become a partner or perhaps a puppet of the Congress.

With respect to the amount of detail we must share with the Congress, our concern is less with the actual sharing than with perception of others outside our own country of how much we are sharing - individuals who understand neither the importance nor the purpose of bringing a Congress into the intelligence process. Agents of ours overseas and intelligence services with whom we work know that their effectiveness, even their well being, depends on secrecy. They also know that the viability of a politician, a Congressman, depends to a large extent on public relations. We cannot easily persuade them that if they deal with us, and we subsequently share that information in intimate detail with the Congress, that it can be kept private. That their equities, maybe their lives, will be protected.

In practice, the committees of Congress, in my three years of association with them, have exercised extraordinarily good judgment here and have not pressed us for a level of detail that was unnecessary. To my knowledge, they have not complained for lack of adequate information to do effective oversight. There may have been differences between us in specific instances, but in every case we have resolved them amicably and to their satisfaction. We just cannot be strapped in by a lawyer dotting an "i" or crossing a "t" too precisely here if at the same time we want the best intelligence.

Finally, this new environment of greater openness has changed our relationship with the Fourth Estate and with the American public. Intelligence services are accustomed to very little publicity. Today, we get a lot, and it makes a real difference. Better public relations is one thing. We need and seek some of that. After all, as the result of the investigations of '75 and '76, the American public has rightly questioned whether they need us and if they do, then how much and why. No important public institution in this country can thrive over a period of time unless it has the support of the American public. We have tried in recent years to be more open with you. But, we have been more open in terms of adducing our product when it can be declassified. Through our analyses and our studies we have hoped to provide the public some the return for their investment in us. We are scrupulous in not talking about our sources or our methods for the same reasons every newspaperman refuses to reveal his sources. He hopes to protect their confidence and perhaps use them again. We also protect information which is important to our policy makers either because they have it exclusively, or because it will be useful only if no one suspects they have it. Preventing leaks is the most serious challenge today in the intelligence profession.

We are asking the Congress to help us do this in three areas. The Hughes-Ryan Amendment, enacted in 1974 requires that anytime we are to undertake covert action, we must notify eight committees of the Congress. That could be several hundred people when you count the Congressional staffs. A covert action revealed

to that many people may not deserve the title, covert. We are asking to reduce that notification to the two committees that exercise oversight over us and on which are represented members of the other six committees. That way there would still be knowledge of covert actions in those other committees when needed.

We are also asking for partial relief from the Freedom of Information Act, by which you, the Russian Embassy, or anybody else can ask us for information from our files. We must respond to all these requests within ten days. It is an onerous problem, but particularly with respect again to the perceptions of foreign liaison services and foreign agents. It is difficult to persuade someone to risk his life for you if he has heard there is a law that may require me to reveal his name in public. We are very willing to provide you any information we may have on you, and to respond to inquiries about our product. We feel it is extremely dangerous to require us to search highly sensitive operational files in response to FOIA. Virtually no information from these files is releasable even now, but the perception that it may be inadvertently released is extremely harmful.

Lastly, we are asking for legislation to let us prosecute people who traitorously disclose the names of our officers and agents around the world - people like Philip Agee. This is a real problem for us. What Mr. Agee and people of his ilk are doing, with acknowledged deliberateness, is to try to undermine this organization which you pay for with your tax dollars, and which the Congress has authorized. We must have some legislative way of curtailing people who are deliberately trying to thwart the will of the people and of the Congress by attempting to destroy an essential activity of the United States of America.

Let me note to you that none of these three relief measures I have just described constitute any great relaxation or setting loose of the Central Intelligence Agency. They are simply moves toward restoring a modicum of essential secrecy.

Yes, secrecy, any secrecy will always seem an anachronism in America's open society. And, covert action will always conflict with the American tradition of fair play. So, the country must decide if it needs an intelligence activity. I personally believe it clearly does. If so, carping at a reasonable level of secrecy and reasonable freedom to use covert action against hostile countries is unproductive and can be destructive. We, in the intelligence profession, are well aware of the nation's standards and your quite reasonable concern in these areas. We have no intention of violating the trust that has been given to us to carry out these delicate undertakings. We have no intention of undermining the values of the society that we are here to defend. And, we do not ask simply to be trusted. We strongly endorse continuing the oversight process both in the Executive and Legislative Branches.

Today we are poised at a balance point with three years of successful experience behind us. We do not believe that we can tip that balance any further in the direction of loosening our controls over secrecy and still be able to function effectively as a secret intelligence service. We do not ask to be unshackled. We ask to be able to continue as we have over the past three years. I know of no accusation of illegality, impropriety, or abuse, nor any cause for such an accusation. I know of no inference that the oversight process has not been thorough or effective during that time.

So today we are on the verge of an exciting and important new phase in American intelligence. We are constructing a uniquely American model of intelligence tailored, to our society and our concepts of the rights and privileges of the individual, but tailored also to permit us to do what needs to be done to preserve our national security. As we go forward in this, as we carry this legislation through the Congress we need your understanding and your support. I am grateful so many of you have chosen to be us tonight. Thank you very much.

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You might be interested to know that two Amherst men, Judge William Webster and myself, had lunch today in my office in the Central Intelligence Agency here. A working lunch to coordinate the efforts of the FBI and the CIA. You might wonder how two liberally educated, clean-living Amherst men ended up as the number one G-man and the number one spy of our Country. Certainly neither one of us anticipated this and I doubt that Amherst really thought they were educating people to come to these two professions. But, I am grateful that Amherst in my day, and I hope today, and I assume the same for Vassar, Williams and Smith does not focus on trying to educate people for a specific profession but rather for making people rounded, adaptable, and liberally educated. I know

that I am grateful for that, that I received in these directions from Amherst not for what they taught me for what Amherst taught me that I did not know in many, many fields of interests and engendering in me a desire to know those other fields. I think this has helped Bill Webster and myself to shift gears and shift careers in our 50's. We both enjoyed our first careers immensely. We both are excited and find most challenging the careers we are now engaged in.

Intelligence is indeed a very exciting profession today. It is exciting because of the rate of change of what is going on in the intelligence world. First, there is a tremendous rate of change of technology and we are very dependent for collecting intelligence information on technology, on satellites, on listening posts, on computers, on data processing. And, even in the traditional historic field of human intelligence, the spy, we today use more and more technical gadgets to keep people's cover, keep people's identity fuzzy, make them able to communicate and exchange information in difficult circumstances.

We also are facing a rate of change in the other half of the intelligence profession. What you collect over here you must analyze and draw conclusions and estimates from over here. Even in this much more social science oriented field there is a tremendous rate of change. The techniques of analysis. We can manipulate

data today in ways that let us extract unbelievable amounts of information from it. We do things like quantitative analysis in fields of social science and politics that you would not think were possible. And the subject areas today as contrasted with maybe 30 years ago when it was military and some politics, look today; we are deeply involved in international terrorism, international narcotics flows, the worlds food problem. Every year we predict the Soviet grain harvest; industrial capacity of other nations; the health of world leaders; economic forecasting of all types; you have heard of our forecast of the world energy outlook and the Soviet oil capacity, and so on.

Today we don't concern ourselves as exclusively as heretofore with the Soviet Union, its satellites and China. Look at the pallet of problems on the President's desk tonight. Zimbabwe, Kampuchea, Afghanistan, Iran, Yemen, El Salvador. The intelligence professional today is challenged in many more areas where he must keep abreast and many more academic disciplines where he must be familiar. It is exciting.

On top of this we are surrounded today with a vast change in the environment in which we must work and I refer primarily to the domestic environment. In the past the intelligence activities of our country were largely isolated and secretive. Since 1975,

and the Church Committee, the Pike Committee, the Rockefeller Commission, new means of oversight by the Congress, the White House, the Intelligence Oversight Board, and so on, we are on the front pages all the time. The result of this coming out from isolation, this may not be quite analogous to the caterpillar who came out of a cocoon into a butterfly, but it is a very different profession, a very different intelligence community in this more open atmosphere and environment than we have had in the past.

It has had an impact on our internal operations and organization; it has had an impact on how we in the intelligence community mix with the rest of the Executive Branch of our Government and with the Legislative Branch and also with our relationships with the media and through them with you, the public.

I would like to discuss with you for a bit and before we we have questions and discussion of your ideas, what this new environment is and what it means to us because I think it is a very significant change for our country and I think it is an issue of public concern today. Should the CIA be unshackled? If it should what should the Congress do to check on us? And, if it should what are the risks to your Constitutional rights?

Let me start with the impact of this new environment on us, here in the CIA, on our internal organization and operations. In the past, this big building next door had within a number of sub-divisions of effort, directorates that did the work of the Agency. They were almost meticulously compartmented from each other and this was a great plus, because it helped with our secrecy. Let me pause to say that secrecy is absolutely essential for an intelligence organization. What we are called really is a secret intelligence service and secret is fundamental to it. The question of course is, how much secret is necessary? How much secrecy is good? Obviously, with too tight a compartmentation you run risks. You run risks that people will be making decisions without all of the facts available to them. You run risks that you will have too narrow a focus of judgment on a given decision. And I would suggest that if there were mistakes made here, and they have been greatly exaggerated in my opinion, in the past it was not because of maliciousness or callousness it was because of over-zealousness, over-responsiveness, combined with too narrow a perspective because of this separation of effort. After all when you have all the facts and the fellow sitting next to you making the decision doesn't quite have them all, it is easy it is human to believe you really have a better grasp, a better handle on the problem than he.

Today, we are moving toward a more corporate type of structure in this organization and I hope corporate in the best sense of

becoming more consultative, more collegial, better organized for long run decision making. We are trying not to become just bureaucratic and inflexible and it takes a careful balancing between the two. Our major decisions today, in the CIA, are vetted before our key officers. Interestingly, and I will talk more of this later, one of those always has to be our lawyer, our General Counsel because you can't do much of anything without running into the law today. And one of those has to be our Legislative Counsel, because most of what we do has some interface on Capital Hill, and another of those has to be our Public Affairs Officer because some of the things, at least, that we do have a public relations aspect.

Now all of this, this more corporate approach has some risk to our secrecy. To minimize that risk, while we expand the number of people, the number of offices represented in our decisionmaking bodies; we try to minimize the number of individuals and we try to limit the degree of detail that an individual has to that which he really needs in order to play his role. For instance, I can make a decision on whether to take a risky spy operation without having to know the precise identity of the individual agent we are going employ. So, we are trying today to find a happy medium between the dangers of isolated decisionmaking and the proliferation of information about sensitive activities to a point that they will no longer be secretive. It is an important new dimension in our life.

So too, is the greater interaction with the Executive Branch.

We are in fact, in the CIA, less independent today. We are less like an old family business than we as one part of a giant corporate conglomerate. Our board of directors in the National Security Council, chaired by the President and this today provides a degree of direction to our collection, to our analysis and to any covert actions or efforts to influence events in other countries that we undertake, far greater than has ever been the case before. There are pluses and minuses to this greater direction from the NSC. A big plus is that it ties us in more intimately to the policy makers and their deliberations. We can be more effective in providing data to them if we know what really is their concern, what they are working on now. Yet, we must always be very scrupulous, to be objective in our intelligence and not be influenced by the policy makers, i.e., to avoid the accusation that sometimes comes in the press that we are politicized, that we turn out intelligence to support policy decisions that have already been made. A cross we have to bear is the more effective we are frequently, that is, the more useful our data is to the policy maker the more likely there is to be a coincidence between his decision and that data. And, somebody will look at it and say you skewed the data to fit the policy rather than the policy was built upon the data. It is something we have to endure, we are as careful as we can be not to be influenced to give decisionmakers what they want, but to give them sometimes the word about the emperor and his clothes.

There are also hazards of this greater interface with the rest of the Executive Branch to our secrecy. It means there are more people involved in our sensitive activities. In my world the probability of a leak of secret information is geometrically proportional to the number of people who know it and it doesn't make any difference who the people are generally speaking, assuming they are reasonably conscientious. Unfortunately, as you deal with the policy making agencies of the Executive Branch of the government, you find there is the danger of some people, unloyal people unfortunately, will try to influence policy by leaking secret information. If they feel that is the only way they can do it, and they feel very strongly about it they may take their case to the public. The inhibitions of self-restraint and patriotism that were more prevalent in this country before Vietnam are not so prevalent in the post-Watergate period in what I see is a no-holds-barred environment. I can assure you it makes our job much more difficult.

A third change as a result of this new environment that I mentioned is our greater interplay with the Congress of the United States. In the years past there was very little known on Capital Hill about the CIA's activities. A few Senators, a few senior Representatives were informed but their general attitude was, don't tell me too much I want to stay out of that. Today, that is long gone, I spent three hours on the Hill yesterday arguing as to whether the Congress needed to know absolutely everything in every file in the building. It is not all bad, however. Dealing with

the Congress helps us to keep in closer touch with the American public and to help us understand what you want and expect out of us and what you do not want. Dealing with the Congress more means in effect they share our responsibility to some degree. They can hardly be informed today that we are going to undertake such and such a type of activity and then if it goes sour criticize us for having done it. More interplay with the Congress gives us the benefit of different insights into our activities, different views of it from people who are somewhat detached and we find their advice and counsel is frequently most helpful to us. But, of course, the primary short-coming, the primary disadvantage of greater dealing with the Congress is, again, the danger of leaks. Congress is no better, Congress is no worse than the Executive Branch, in my opinion, in terms of leaks. The motives are different, it is more likely to be political than policy oriented, but it does us the same damage.

Nonetheless, the process of sharing with the Congress and gaining their advice has worked well in the three years I have been privileged to participate in it and we want to continue that relationship. There is, however, controversy over it. Why? Because we are attempting to codify into law what the current practices actually are and when those legal beagles, and I am sure there are lots of you here, try to take something that is actually going and turn it into a law it doesn't appear to recognize itself.

What's happening, I'm afraid, is that in trying to define into law what current practice is we are establishing a degree of precision which eliminates our flexibility, which replaces all trust with law. This is concentrated on two particular issues. How soon do we notify the Congress of what we are going to do, or have done and in what level of detail do we inform them? Now how soon is a very interesting constitutional issue. What did the founding fathers mean when they created a separation of powers? A leading newspaper editorial recently complained, it said that if the Congress were not informed of actions by the intelligence community in advance of their implementation, the President would be deprived of Congressional consultation. Well now consultation has a nice voluntary ring to it, but when consultation is prescribed by law it is not really consultation it is partnership. And it means in effect, giving the Congress a veto over a President's initiatives whenever they want to. In our business, if it is secret and you know it and you don't want it to happen, all you do is leak it. Too many vetoes like that, and there always seems to be somebody who doesn't want to do anything you propose can drive us to no actions at all.

It seems to me the founding fathers intended that the Congress exercise its will over the President by the power of the purse strings and by passing actual statutes that tell him what he may and may not do in certain circumstances. But if the Congress judges every Presidential action in advance in the field of intelligence, how will they ever know if the President was, in fact, a good executive in this area. It would rob him of any opportunity to take initiatives, to show leadership and instead he would be a partner or perhaps a puppet of the Congress.

With respect to the amount of detail we must tell the Congress, this is a matter of perceptions, a matter of perceptions of other individuals outside our own country, individuals who do not understand the importance and the purpose of bringing a Congress into an intelligence process. Professionals in other countries, be they agents of ours or intelligence services with whom we do liaison, they see that the life blood of an intelligence professional is secrecy, but the life blood of a Congressman is public relations. It is not easy for us to persuade them that if they deal with us and we share that information in its ultimate detail with our Congress that it will in fact be kept private. Their equities may be their lives protected.

Now in practice, the committees of our Congress, in my three years of association with them have exercised extraordinary good judgment here and have not pressed us for a level of detail that was unnecessary. To my knowledge, the committees have not complained for lack of adequate information to do their oversight. There may be differences between us on specific instances, but in every case we have resolved those amicably and to their satisfaction. Again, we just cannot be strapped in by a lawyer dotting an i or crossing a t too precisely here.

Finally, this new environment of greater openness, greater exposure has really changed our relationships with the Fourth Estate and with the American public. We used to get very little publicity,

as I said, but now we get a lot and it makes a real difference in our lives. Publicity and public relations is one thing, and we need and seek some of that. After all, as the result of the investigations of '75 and '76, the American public has come in some degree to question us to ask, whether they need us and how much and why. No important public institution in this country can thrive over a period of time unless it has the support of the American public. We have tried in recent years to be more open with you. But, we have been more open in terms of adducing our product when it can be unclassified, our analyses, our studies because we have hoped to show the public some of the return they receive for their investment in us. We are scrupulous in not talking about our sources and our methods of obtaining information or those pieces of information that are so important to our decisionmakers when they have an exclusive on them, when other leaders in the world do not know them. But publicity that amounts to leaks is another thing entirely, especially when it is leaks of our sources of information. Preventing leaks is our-most serious challenge today in the intelligence profession.

We are asking the Congress to give us some support in three areas. There is something enacted in 1974 known as the Hughes-Ryan Amendment. It in effect requires that anytime we are to undertake what is known as a covert action, we must notify eight committees of the Congress. Now that could be several hundred people when

you count the staffs. A covert action notified to that many people may not deserve the title covert. We are asking to reduce that to the two committees that exercise oversight over us and on which are represented members of the other committees that we would ask to eliminate, so that there would be knowledge in those other committees if it is necessary for them.

We are also asking for partial relief from an act called the Freedom of Information Act, in which you or the Russian Embassy or anybody could write to us and ask for information out of our files and we must respond within ten days. It is a very onerous problem for us, but particularly back to the previous reference of perceptions of foreign liaison services and foreign agents. It is difficult to persuade someone to risk his life for you if he has heard there is an act, a law in this country that may require me to adduce his name in public. We want enough relief for us to look that individual in the eye and say, it will not happen.

Lastly, we are asking for legislation to let us prosecute people who traitorously, deliberately disclose the names of our officers and agents around the world. There are people like Philip Agee, and this really is a problem for us. What people like Mr. Agee and people of his ilk are doing with deliberateness, acknowledgement, is to try to undercut, undermine this organization and you pay for it and the Congress is authorized it. It is an established activity

of the United States of America and we must have some legislative way of curtailing people who are deliberately trying to thwart the will of the people and of the Congress.

Let me note to you that none of these three measures of relief I have just described constitute any great relaxation or setting a loose of the Central Intelligence Agency, they are simply moves toward a modicum of secrecy so that we can go about doing our business.

Yes, there always will be a conflict between secrecy and the openness of American society. Yes, there always will be a conflict between our covert action department and the traditional fair play of Americans. But, the Country must today decide if it wants an intelligence activity and I believe it clearly does. If so, we must not carp at reasonable levels of secrecy and reasonable freedom to play in the covert action field against hostile countries. We in the intelligence profession are well aware of the nation's conscience and concern in these areas and we do not want to violate the trust that has been given to us to carry out these delicate undertakings. We do not want to undermine the values of the society that we are here to defend, and we do not want to be trusted alone. We endorse continuing the oversight process both in the Executive and Legislative Branches. Today we are poised at a balance point with three years of successful experience behind us and we do not believe that we can tip that balance any further in the direction of loosening our controls

of secrecy and still call ourselves a secret intelligence service. We are not really asking to be unshackled, we are asking to be able to continue in the way we have performed in the past three years. I know of no accusation of illegality, impropriety, or abuse. I know of no inference that our oversight process has not been thorough and effective in that period of time.

And so today we are, I believe, on the verge of an exciting and important new phase in American intelligence. We are constructing what I term a uniquely American model of intelligence tailored to our society and our concepts of the rights and privileges of the individual but tailored also to permitting us to do what needs to be done in the field of intelligence to preserve our national security. The support of the public, as we go forward in this, as we carry this legislation through the Congress we need the understanding of the public and its support. This is why I am so grateful so many of you have chosen to come and be with us tonight. Thank you very much.

Admiral Stansfield Turner  
Director of Central Intelligence  
Address to Amherst, Smith, Vassar  
and Williams, Washington, D.C.  
Alumni Clubs  
19 March 1980

QUESTIONS AND ANSWERS

I'd really enjoy your questions, your comments, your suggestions.

Q: I wonder if you could conceive of any circumstances where you believe it would be appropriate for the CIA to take steps to affirmatively influence a course of conduct in another nation.

A: Yes, that's what we call covert action--when the CIA attempts to influence the course of events in another nation, without the source of influencing being known--otherwise, it's diplomacy, or war.

Q: My question being, do you think there are any broad guidelines that the Agency should be looking to to determine when it is appropriate to take such action?

A: The first guideline as to when it's appropriate to take such actions is that it is not our job to decide that. It is the job of the policymakers who formulate foreign policy for this country to come to us and say, "We've got a problem in country x, we wonder if you can help?" Now, we're also not totally bashful; if we see they've got a problem and we think we can help, we volunteer, but it is not our job to be the initiators of this. It's to fit in with the American foreign policy. Now, as to specific guidelines as to what kind of circumstances, it's really very difficult to generalize on this. In the proposed charter legislation that I was talking about, there is only one specific

provision here and that says you will not plot an assassination of anybody. And I think that's a good provision. So that's one level of limit. It's not all that much of an answer to your question, but you just have to judge each case, you have to see where between diplomacy and war there is room for something else and I think, particularly today, there is, without getting into a dirty, dirty tricks department, and we're very conscious of that. There are times today, because we are not as popular as we used to be around the world, where, if you want to support a politician in another country who is being attacked or in an election with somebody who is being financed or supported out of Moscow, you can't go with a great big American sign and help him, because it would probably hurt him more. So, that's where we can come in in a covert manner.

Q: (beginning inaudible) how much do you think there should be to conduct covert operations, insofar as the national foreign policy is a product of the Administrations, which change often times every four years, or do you feel that there should be parameters which address more fundamental, national goals that do not shift with the political party in the White House?

A: Should we have some parameters for covert action that don't shift with Administrations? You would have to enshrine them in the Constitution or something to be sure they weren't changeable, but we have, I think, a good answer to your concern. Before we under take a covert

action today, it must be approved by the National Security Council and signed off by the President, so it isn't us. We may help generate it or think it up, but we cannot just go out and do it on my authority. I realize that doesn't answer your question about changing administrations, but after that, we must notify the Congress. The eight committees I mentioned--there is this dispute over whether we have to tell them in advance, or afterwards, but the point I'm trying to make is that you have a check-and-balance here; the Administration may change, but the Congress doesn't all change every four years, and, therefore, you have some continuity of supervision over the covert action process through these two checks that are given to it.

- Q: On what stage are the two things involved here, on the one hand you have covert actions, on the other, intelligence gathering. Is intelligence gathering the larger of the two, by far?
- A: By far. 80/20. 90/10. Oh, 95/5, something like that. How do you measure it? Sometimes people ask me why don't we separate covert action--get it out of the CIA and put it on some other department over there. And this comes to your question, because that would be inadvisable. First of all, you would have created a covert action agency and it would only thrive if it did a lot of covert action, and you wouldn't want to generate that. My people who go work in covert action today may be transferred back to intelligence collection tomorrow and

so, if there are too many of them over there, we shift them around and they have a job still. You don't have to go out and drum up business. There is an interplay; that is, if you're working an agent in a foreign country for intelligence purposes, and then it turns out you are authorized to do a covert action, you may work with the same individual, if you see what I mean. So, numbers are fuzzy because there is fungibility of assets here.

Q: At what stage is the legislation in starting the charter for CIA and for getting it down to just the two committees?

A: What state is the legislation in charters for CIA and getting it down to two committees? In January, the Senate introduced a bill; a couple of weeks ago the House Committee on Intelligence introduced the same bill for charters. We are in the midst of hearings on these bills before both Committees. It's going to be very tight whether they can consider that comprehensive a bill in what will be a short legislative year. The House Foreign Affairs Committee last week voted an amendment to the Foreign Aid Bill, which would take care of the two committees versus eight committees problem. That is also in the charter. They are going along parallel; we don't know which one is going to get to the finish post first. Senator Moynihan has introduced a bill that would take care of the eight versus two, an FOIA problem, the Philip Agee problem and it's running along on another track. So, there are several activities going on

all of these on the Hill and we're hoping that one or more of them will come into law before the Congress adjourns for the elections.

Q: Does the CIA have a working relationship with intelligence agencies of other countries? Including non-aligned countries? And is there anything comparable to a "hot-line" between the CIA and KGB?

A: The answer to the first question is yes, we do have lots of liaison relationships with other countries, but we don't speak or give any inferences to what kinds or who they are. The answer to the second question is no, we do not have a "hot-line" with the KGB.

Q: What has caused the breakdown in intelligence that now Americans are being held hostage in countries like Iran and El Salvador and things like that?

A: What is the break down in intelligence that Americans are now being held hostage in Iran and El Salvador, Colombia and other places? We would like to be able to predict such events. It is, of course, extremely difficult to predict terrorism of that sort and we sometimes are successful--I mentioned to you that international terrorism is part of our bag of responsibility. Sometimes we make it, sometimes we don't. Whenever we do, we never get any credit because we secretly thwart a terrorist operation. Whenever we miss and don't predict that they are going to drop in on the Dominican Embassy when they're having a cocktail party, it looks bad. We try. It is very difficult to predict these kinds of events.

Q: (inaudible)

A: Was the fine hand of Moscow involved with the militants in Iran?

I wouldn't say that's a major factor there at this time. Clearly, with as chaotic a situation as there is in Iran today, it would be very surprising if the Soviet Union were not most actively involved in trying to insinuate itself in and bring in intelligence operatives, and so on. The hostage-takers in the compound are a very amorphous, disparate lot; they are difficult to define; there are several power groups within them. I do believe that the basic force, the largest element, most influential element of it are genuine Islamic revolutionaries. They are misguided in lots of ways and there are leftists in the overall organization, but I don't think it is the dominant force.

Q: Was the invasion of Afghanistan a surprise and, if so, do you need additional tools to prevent that?

A: The invasion of Afghanistan was not a surprise. Sometimes we're surprised; we think we did very well on that one.

Q: Questions based on the hypothesis that we need a very good intelligence service, also feeling that the Congress is mainly nervous about covert actions. I'd like to ask whether you feel that the country might not be better served by putting aside covert actions and concentrating on secret intelligence, might we not have a better, more secret intelligence service if we forswore attempts at influencing ?

A: I think your premise is absolutely right. It would be of a lot of help to us in the intelligence collection business if we weren't saddled with the covert action responsibilities, because it is where we get the most criticism, it is where we get the most resistance and opposition--people like Agee and so on. But I would also say to you that I do not believe the country should deny itself the opportunity to use this mechanism between diplomacy and war and I believe we are using it in a very judicious and controlled manner, and that those benefits outweigh the risks or dangers that it brings to us in the other area.

Q: What is the position of the Agency with regard to domestic surveillance and the question of the charter amendments, including or not including something regarding domestic activities of the Agency?

A: Domestic activities and how are they controlled by the charter and so on. Our charter in the United States is extremely limited and we do open intelligence collection; that is, we have offices in a lot of cities around the country who talk with Americans who travel and businessmen who have contacts overseas, and so on. As far as secretive intelligence work in this country, it is very limited, very tightly controlled. The FBI does the counterintelligence work inside the United States. We do the counterintelligence, that is uncovering the other side's spies within our environment. We do that outside the country. It's why Bill Webster and I have lunch every so often together,

because, obviously, if the spy is overseas and he comes to the United States, we have to have a hand-off and a cooperative venture. So, there are a lot of very specific rules in the charter governing this, both what the FBI and anybody else in the intelligence world can do in the United States. For instance, to tap a telephone, you have to get a court warrant under a legal procedure that was set up in the last year and a half, and all these are, I think, very tightly controlled and it is an important element of the charter--the protection of the American citizens' privacy.

Q: What are the concerns of those opposing reduction of oversight?

Apparently, there is a fear that the CIA can conduct ill-fated operations, based on some past experiences that would absolve those participating under fear of something like a ten-year sentence. How do you guard against cover-ups basically?

A: How do we guard against a cover-up? I just think that the oversight process that exists today defies my imagination to cover-up anything, to be honest with you, because it is a very thorough oversight process. It starts as I mentioned, in the Executive Branch and, particularly in the covert action field, but also in the very risky intelligence collection areas, we have to get permission from the National Security Council, sometimes from the President (all covert actions), and then we have to report back as that process goes along; we then have to go to the Congress. There are very few things you can do that are

significant without spending some money, and the power of the pursestrings is very powerful and we give detailed information to the Congress on that. Each agency of the Intelligence Community has an Inspector General and he probes and checks on these things, and the President has established what is known as an Intelligence Oversight Board. Former Governor Scranton, former Senator Gore and Mr. Tom Farmer of Washington--three people whose only task in life is to report to the President on the legality, the propriety of what all of us are doing. If you, as a citizen, or if one of the people here who is a member of this Agency, wants to or feels that there is some possible problem, some malperformance of duties, some attempt to cover up, he or she is entitled to go directly to the Intelligence Oversight Board, not through me, even though they may be our employee, and report that, the Board investigates it, reports to the President not to me, I either get fired or called in and told what this is all about, or the President and the Board decide that it wasn't a problem after all.

Q: How effective do you think the proposed graymail legislation will be and on the other hand, making it so that the Defense Council would not be able to disclose the classified information (inaudible) and forcing the court, or the prosecution in a position of dismissing their case.

A: The question concerns graymail legislation. I didn't mention that in

three pieces of legislation I enumerated. This is one the Attorney General has proposed that we're very supportive of and also, would be helpful to us. Graymail is when a lawyer prosecuting a case that has national security overtones asks for such a wealth of information that he hopes he is going to get something we won't be willing to adduce because producing it will be a worse loss to the government than not being able to prosecute, and therefore, he hopes to get the case, of course, dropped. And the graymail legislation that the Attorney General has proposed, would allow an in camera proceeding, whereby, if there were some highly classified information that was demanded by the defense, or was in any way germane, or close to being germane to the case, we would be able to present it to the judge in camera. Now this happens today in many cases. We recently convicted a man of espionage from the CIA, a man named Kampiles, and the judge was cooperative here and let us have an in camera disclosure to him of certain information. And then he needed to keep that for his scrutiny, so he locked it in his safe, but allowed us to lock his safe in our safe. So neither one of us could get to it without the other. I mean, we couldn't maliciously destroy it, nor could he turn it over to some unauthorized person. He was a very helpful, cooperative and patriotic judge and yet, was adhering to the principles of law. We think the graymail legislation would protect both sides of this interest. That is, it would allow the judge to review all of our classified material and say whether or

this was germane enough to the case that it had to be adduced, that the defense would be prejudiced if they weren't allowed to have access to this information. Frequently, that is not really necessary, sometimes it is, but we are very enthusiastic about it and don't think there would be a problem.

Q: .....classified information on need-to-know on that classified information--who makes that decision? ....how many leaks do you have a week?

A: How many leaks do we have a week, I'd measure it by the day and who makes the decision on who needs to know, I don't quite know how to answer that question because it's different in almost every case; but, for instance, two days ago, one of the committees of the Congress jumped all over me because we had not let them have a couple of paragraphs in a particular document. <sup>Un</sup> /fortunately, it was decided at a rather low level here and it wasn't right, and I had to go eat crow on it and we gave them the information, but that's the way you work that process out and it's fine with me. But, in that case, with information to the Congress, we do have a regular mechanism here and there are certain offices where, if you send something to Congress, it has to go through there, they check it for need-to-know, take some out, don't take it out and send it up. When it comes to sending something to another agency of the government, you send it to their senior intelligence officer who has a mechanism over there

for deciding how far it has to be disseminated within his organization. The numbers are so large here, it is hard to give you a more specific answer.

Q: How serious would you say the impending death of Tito in Yugoslavia is on stability in Eastern Europe and what, if any, reaction would you perceive coming from the Soviets?

A: How serious is the impending death of Tito and what effect will this have on the Soviets? We think Yugoslavia has been very fortunate in recent months in two respects. First, in January, Tito almost died and they had a dress rehearsal for the shift of power and it seemed to us to work quite well; and we think that it sort of got them geared up for what looks like what is unfortunately inevitable now, though he's lasted all these years. Secondly, the Afghan invasion has made them aware of what they've known all along--that they are under real dangers from the Soviets, who are more willing today, perhaps, than anytime since post-World War II, to venture out with their military forces. It is my personal view that Tito and his maverick communist economic policies has done so much for that country economically that so many people have a stake in keeping it cohesive because they are so much better off today; the people in Kosovo are much poorer than the people in Croatia, but they are a lot better off than they were ten years ago and they want to keep it that way and keep it moving. So we think there are a lot of forces for continued cohesiveness there. If the economies

of the world go to pot, and with it, the Yugoslav economy, that could be a dangerous problem; but I think they should be able, for at least the short term--a year or two--to keep these ethnic differences somewhat subdued and we're hopeful. I think the fact that the Soviets have received such a bad international reception to their invasion of Afghanistan is hopefully going to be another inhibiting factor on their aggressiveness in this situation, but if a split starts to develop somewhere in Yugoslavia, they'll be there in a minute trying to take advantage of it. I don't mean militarily, but trying to open that kind of a divisiveness within the country.

Q: (inaudible)

A: We understand that there was an outbreak of communicable disease in the Soviet Union that they did not report and the cause of it is very difficult to discern, but we are, through the diplomatic channels, inquiring with them about it and its relationship to the Biological Warfare Treaty.

Q: What kind of a covert action plays a role between diplomacy and outright war? The fact that we currently see that a revitalization of our conventional forces will be many years coming, do you see that we will be more willing to take covert action in the coming five years?

A: Will we be more willing to take covert action in the coming five

years while we are rebuilding our conventional military force capabilities? I believe that is very dependent on the state of relationships between ourselves and the Soviet Union that set the overall tone of tension in the world. If those relationships stay very strained, covert action is more likely to become a possibility; that is, they are more likely to be on the aggressive against us in various other countries, not necessarily militarily. Therefore, a covert action response is more likely to be appropriate; in a period of high detente, good relations, it's much less likely.

Q: Why does the CIA need further relief from the Freedom of Information Act when there already are several exemptions, including one for national security information which itself involves in camera inspection by the judge when there is a problem with a particular request?

A: Why do we need further relief when we already have a national security exemption under the Freedom of Information Act? It's a matter of perception, not of fact. Other than a couple of administration errors, we've not lost any secrets under the Freedom of Information Act, but I can assure you that we have more and more resistance from people overseas to continue to cooperate with us because they believe the existence of this act endangers them. And it theoretically does. We've not been overruled by a judge as yet, but if we are, then we will really be in trouble with this perception, because today there

is no theoretical reason that the identity of some foreign person who works with us may not come out through the Freedom of Information Act. If we cannot sustain in the courts, over which I have no control, that that is truly classified information; if a judge should decide that is not classified, it's got to come out; and it's tough for me to persuade a fellow to risk his life for us if there is that chance. We need to have a protection in the law for our sources of collecting intelligence.

Q: (inaudible)

A: Talking about the overall Soviet position in the Middle East and whether there is cause for concern that their overall activities in this area, like positioning large numbers of tanks in Libya where the Libyans have no way of using them. I think, again, to use the word, perception, that perception of the people in the Middle East has been severely shaken in the last several years with the Soviet move into Ethiopia in 1978, the Soviet strengthening of their position in Yemen and introduction of Soviet equipment there; then their position in April of 1978 in Afghanistan, of course, dramatically reinforced in December of last year, and their continued relationship with Qadhafi in Libya--though they sell that equipment to him, it's Libyan tanks now, although provided by the Soviet Union. And I think this is having a very important and deleterious effect for us that it appears to the people in the region that gradually and piece by piece

they are being hemmed in by Soviet power and the troubled situation in Iran leaves that very vulnerable in the longer run, to Soviet influence. We're very concerned about the fact that southern Afghanistan, and it is in southern Afghanistan that the Soviets can most likely establish their control, it's flat desert territory where their tank forces can operate better than in the very high and rugged mountainous center of the country. From southern Afghanistan you have access to what is known as Baluchistan, which runs into Iran and Pakistan and is an area that seeks autonomy from each of those countries and it's just a perfect opportunity for the Soviets to foment trouble and try to help the Baluchis become independent of Pakistan and Iran and leave an opening for the Soviets; and should they be able to move down onto the Arabian Sea and the Straits of Hormuz, it would be very disquieting. The people of the region see this kind of evolving threat and I think it is a real problem for them.

Q: (inaudible)

A: Do we have a role in the prevention of the proliferation of nuclear weapons? The answer is definitely yes. You need good intelligence for that. The complaints we've registered with various countries are most frequently based on intelligence information. We always have some problem here--sometimes the way we get the information makes it difficult for us to disclose it to that country even, to

complain, but whenever we can, we work that out and we're not the only element of this but we're in a very important one in trying to detect the efforts of other people to build a bomb. I would say to you that, while I didn't mention it with terrorism and narcotics and others, I think it is one of the growth industries in our business. I think we've got to be more aware of it because I think it's a terrible danger and threat to the world over the years to come and we are putting a great deal of effort on this. I really appreciate your enthusiastic and helpful questions and the fact that you've taken this time to be with us tonight.

DCI  
19 Mar 80

AMHERST CLUB - 19 MARCH  
NEWSPAPER EDITORS - 10 APRIL

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Working lunch today - Bill Webster

Classmates - next-door frats

How 2 clean-living Amherstmen end up 30 + years later -

#1 - G-Man

#1 - Spy

Certainly neither anticipated

Doubt Amherst much expectation it was preparing many its grads  
end up these fields

But grateful Amherst did not focus on prep for profession -  
rounded, adaptable liberal education

Grateful for it - not so much for what taught - for all  
areas knowledge taught me I didn't know about -  
and made me want to know about

Perhaps Amherst helped us in being ready to shift gears and careers -

We both enjoyed our 1st careers

Both having exciting time in 2nd

Intell - exciting profession today

Rate change demand flexibility, open-mindedness, innovativeness

I Much involved tech change in techniques collecting info

Satellites

Computers

Lasers

Signal processing

etc.

*Spells over into humint*

II Also change in other 1/2 intell - analyzing what collected

New techniques - manipulating data -

quantitative analysis of pol, social events

New subject areas

Used to be mil - and pol

Today vast expansion

Terror

Narcotics

Food - grain

Indust production

Health

Econ forecasting

Oil - energy

Not just Sov Union and E. Eur.

Zimbabwe

Kampuchea

Afghan

Yemen

El Salvador

*challenged keep abreast -  
more disciplines*

But surrounding pace change in collection and analysis -

vast change environment in which work - domestic environment

primarily

Like to address that - touches each you

- discussion in country

- Unleashed?

- Congress controls

- Risks const  
freedoms

Past -- intell activities our country isolated, secret

Since 1975 - front-page news, subject to oversight by Congress, W.H.

IOB and others

Result of this coming out from isolation, there are 4 different dimensions

impact internal operations/org.

impact relations rest Exec. Branch

with Congress

with press and public

*Discuss - significant issue and concern  
Unleash slow Congress  
Risks public*

1. Influence new environment had on internal operations

Past - CIA had # subdivisions of effort

- meticulous compartmentation of data

Was a plus for secrecy - (essential of profession)

question - how much? *necessary? good?*

Subcompartmentation and isolation from each other

*components*

had some minuses - ? all relevant facts

- ? checks and balances -

differing judgments

Mistakes - not malicious -

callousness

over-responsiveness

combined with two narrow a

perspective bec of this

separation of effort

- Can lead to intellectual arrogance; i.e., you don't know all the facts .... we know what's best. Again, not malicious, just human nature.

Today - moving toward more corporate type of structure

- Corporate structure in best sense becoming more consultative/collegial/better organized for long run--trying not become more bureaucratic/less flexible; takes careful balancing.
- Major decision vetted much more before key officers Especially OGC, OLC - even PA But also broader judgmental base

All this at some risk to secrecy. To minimize risk, work on principle - minimizing numbers - *level detail*

e.g., decide on spy of op w/o knowing ID agent

Trying to find happy medium between dangers of isolated decision making and proliferation of info about sensitive activities

Important new dimension

2. Executive Branch influences on intel environment

Less independent today - less family business than one part conglomerate

NSC is Board Directors

Provides degree direction on both what collect/analyze and what do in covert action that is greater than ever before.

4A

Big plus to be tied into policy <sup>makes</sup> deliberations

Can be more effective in providing objective,  
non-policy data

- But while we must be aware of policy to focus our efforts,  
must ensure that knowledge does not influence our  
conclusions in any way -- sometimes accused being  
politicized - giving answer desired - hope not true
- Also hazards in proliferation of info to gain Exec Branch  
review.

a. Means more #'s -

b. ~~Means~~ Means dealing with policy-making agencies

Motive to leak exists -

Worse today than ever

*Unfortunately* *> # > chance leak*

- Inhibitions of self restraint and patriotism characteristic pre '60s are not so prevalent in post-Watergate "no holds barred" environment.

Makes job more difficult

3. New environment's impact on Legislative Branch relations

Past - virtually nothing

Small group in know. - Attitude: don't want to know any more than necessary. Kept out of process.

Today - virtually all

*Not all bad* - ~~Plus~~ - in touch w/USA

- share responsibility
- differing insights - not part of same policy fights

Minus - #'s + new dimension to leaks

*Congress no better no worse*  
- leak motivations - political - not same as

Exec. Branch.

*Nonetheless - process showing advice w/ Congress*  
Process worked well - 3 years - Want continue

Controversy today -

Why? - Attempt codify *into law what* current practices

Lawyers responsible!

Some see as opportunity to define current practice

degree precision - eliminate flexibility -

replace all trust with law. *actually are*

2 issues:

1. How soon do we notify?
2. How much detail?

How soon - interesting constitutional point

What founding fathers intend by separation of powers -?

Leading newspaper editorial -

If Congress not notified before Pres. acted,

we'd be depriving him and nation of

"Congressional consultation."

Consultation nice voluntary ring to it

But if law says it's mandatory to

notify - not really consultation -

it's partnership - or more -

it's ~~reducing Exec to an adjunct of~~ *giving*

Congress

*over Pres Actions - where*  
~~Anyone has veto if knows in advance -~~

*Can* Leak it.

Too many vetos, no action ever.

Seems to me F.F.'s intended Congress to use its law-making

authorities and power of purse strings to do its will

With health, road building, other programs - If Congress

doesn't like what Pres plans

cut off his \$ - or direct him to do otherwise in law -

but once \$ appropriated, they don't review every

hospital or road that's to be constructed, in advance.

If Congress judges Executive actions in advance -

how ever know whether Executive effective or not?

- Robs Exec of opportunity to take any initiative within Congressional guidance and becomes puppet of Congress.

On detail - matter of perceptions

Only our country brings Parliament into intell to this degree -

in itself a problem because

Foreigners don't understand

Secrecy is life blood of intell officers -

public relations is life blood of politicians

Hard persuade

Need some flexibility - some willingness

Congress to show restraint - *no way persuade*

In practice, committees have exercised judgment

And committees not complained lacked info for oversight

Differences - yes - but resolved.

Lawyers

#### 4. 4th Estate

Used to get very little publicity

Now a lot - really makes difference

Publicity/PR one thing

\* Public has questioned us

Must have support

Show return

But results - Not process/sources

*But leaks are another thing - especially when get to sources - also info exclusive*

2nd - We've been opened up, like it or not

\* Investigations started - made newsworthy

\* Leak is prevalent and investigative reporting is in

Burrowing and piecing it together,

it comes out

Often in degree of detail of no interest

to public - great damage to us -

because helpful to KGB, et al

e.g., description of how to ID CIA

officers abroad - what American cares?

What anti-American cares - All.

Midst hostage crisis.

*Preventing leaks*

Most serious challenge

Asking for some help

Hughes-Ryan

FOIA

Identities

Note: none constitute any relaxation of setting

loose of CIA -

All simply pointed toward modicum of secrecy so

we can do our business

Yes conflict - secrecy and open society

Yes conflict - dirty tricks and fair play Americans

Country has to decide if need intelligence - clearly do

Must not carp at reasonable levels of secrecy

and freedom to play dirty tricks against our

potential enemies.

*concern in these areas*

Nation's conscience is clear to those of us entrusted  
with this delicate responsibility

Do not want to undermine values we're defending

Do not trust us alone -- *want continue*

remember - ~~Exec Branch~~ checks and oversight in *Sec 2*  
*Branches*  
- Legislative oversight

Poised today at balance point - 3 years experience -

can't demand tip balance even more toward disclosure,

*more* risk of leak, etc. and still call ourselves a SIS

Not asking to be unshackled

Asking ~~again~~ to continue on in way we've performed

past three years -

know no accusation illegality, impropriety,

abuse -

no any inference oversight process not been

*Verge - Amer model* thorough and successful.  
Public support mandatory

Your interest appreciated.